

CODE OF PROFESSIONAL CONDUCT FOR AUTHORISED FINANCIAL ADVISERS

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A. BACKGROUND

This is the Code of Professional Conduct for Authorised Financial Advisers for the purposes of the Financial Advisers Act 2008.

This section of the *Code* provides a brief overview of the scope and aims of the *Code*. The remainder of the *Code* contains the operative provisions which must be complied with by all *authorised financial advisers*.

Financial advisers are required to be authorised under the Financial Advisers Act in order to provide one or more of the following financial adviser services:

- (a) give financial advice in relation to a category 1 product; or
- (b) provide an investment planning service; or
- (c) provide a discretionary investment management service.

Financial advisers may also elect to become authorised under the Act in other situations specified in regulations made under the Act. As at the date of this Code no such regulations have been made.

The overarching purpose of the Financial Advisers Act is "to promote the sound and efficient delivery of financial adviser and broking services, and to encourage public confidence in the professionalism and integrity of financial advisers and brokers".

One of the key ways the *Act* seeks to achieve its purposes in relation to *financial adviser services* is by requiring all *authorised financial advisers* (also referred to as *AFAs*) to comply with a code which provides for minimum standards of professional conduct. The overarching purpose of the *Act* provides the spirit underpinning the *Code*. When considering their conduct and disclosure obligations under the *Act* and the *Code*, *AFAs* should have that spirit in mind.

The *Act* requires the *Code* to contain minimum standards of competence, knowledge and skills, of ethical behaviour, and of client care. The *Code* is also required to provide for continuing professional training for *authorised financial advisers*, including specifying requirements that an *AFA* must meet for the purpose of continuing professional training. *AFAs* may be disciplined for breaches of the *Code*.

A number of the **Code Standards** include reference to legal obligations that would apply to *AFAs* irrespective of the *Code* requirements. Such references are included largely for the sake of completeness. However, the *Code* does not refer to all legal obligations of *AFAs*. *AFAs* must comply with all applicable laws, whether or not referred to in the *Code*.

This *Code* has been approved by the *Minister* under the Financial Advisers Act and comes into force either in part or in full, on a date or dates specified by *Gazette* notice under section 94 of the *Act*. The *Commissioner* may specify different dates for the commencement of different provisions of this *Code*.

B. INTRODUCTION

Each standard in this *Code* consists of an overarching principle identified as a *Code Standard* together with additional provisions that contain further detail about the application of the *Code Standard*.

Unless otherwise stated, the additional provisions do not limit the application of the overarching principle under which they are stated, or the application of any other Code Standard. AFA's must apply the Code Standards in a way that encourages public confidence in the professionalism and integrity of financial advisers.

Terms used in this *Code* that appear in italics are defined in the definitions schedule.

This Code does not limit an AFA's legal obligations, including those under the Act.

C. MINIMUM STANDARDS OF ETHICAL BEHAVIOUR

Code Standard 1

An Authorised Financial Adviser must place the interests of the client first, and must act with integrity.

This **Code Standard** applies to any activity of an *AFA* that relates to the *AFA*'s *financial adviser* services.

What is required to place a *client's* interests first for the purposes of this **Code Standard** is determined by what is reasonable in the circumstances, including any regulatory obligations binding on the *AFA* in addition to the *Code*.

An AFA is required to advise a *client* only in relation to *financial products* or matters that are within the scope of the AFA's *financial adviser services*, as advised to the *client in writing*. An AFA is not required to consider or provide *financial adviser services* in relation to *financial products* or matters that are not within that scope in order to comply with this **Code Standard**.

An AFA's obligation under this **Code Standard** to place a *client's* interests first will not be breached by reporting to the Securities Commission any breaches of the Act that the AFA reasonably believes to have occurred.

Code Standard 2

An *Authorised Financial Adviser* must not do anything or make an omission that would or would be likely to bring the financial advisory industry into disrepute.

This **Code Standard** prohibits an *AFA* from conduct that would undermine public confidence in the professionalism or integrity of the financial advisory industry. However, this **Code Standard** does not prevent an *AFA* from commenting in good faith on the business, actions, or inactions of any *person* (including any other *financial adviser*, financial adviser group, financial service provider or industry body) or from exercising the *AFA*'s reporting powers under section 45A of the *Act*.

Code Standard 3

An Authorised Financial Adviser must not state or imply that the Authorised Financial Adviser is independent, or that any financial adviser services provided are independent, if a reasonable person in the position of a client would consider that the Authorised Financial Adviser or the services provided are not independent.

The following are examples of circumstances where neither the *AFA* nor the *AFA*'s provision of *financial adviser services* may be described as 'independent':

- (a) a related person of the AFA, or a related person of the AFA's employer, or principal, is the product provider of a financial product relevant to the financial adviser service provided; or
- (b) the AFA is subject to a contractual obligation to:
 - recommend a particular financial product or financial products; or
 - limit the AFA's recommendations or discretionary investment management services to a particular financial product or financial products; or
 - attain or maintain a target in relation to a particular financial product or financial products.

However, the contractual obligations falling within this paragraph (b) do not include the use of wrap account services, platforms, or other portfolio administrative or custodial services, where the use of such services and the arrangements the AFA is able to put in place for the AFA's clients permit access to a wide range of financial products and product providers; or

(c) the AFA or a related person of the AFA will or may directly or indirectly receive a benefit from a person other than the client for providing the services or from the client's acquisition of a financial product or products.

However, for the purposes of this paragraph (c) the following *benefits* do not affect an *AFA's* ability to describe the *AFA* or the *AFA's* services as independent:

- those that are paid, credited, or transferred to the client; and
- those that are remote or insignificant; and

those that are received by the AFA in the form of salary or wages as an employee, or in the form of fees as a contractor, that are not determined in whole or in part by reference to volume or other targets relating to a particular financial product or product provider.

An AFA must not state or imply that a researcher or other third party service provider used by the AFA in relation to the AFA's financial adviser services is independent unless the AFA has reasonable grounds to believe the third party would be able to describe themselves as independent under this **Code Standard**, if the third party were an AFA.

Code Standard 4

An Authorised Financial Adviser must not borrow from or lend to a retail client.

This Code Standard does not apply if the *client* is

- (a) a related person of the AFA; or
- (b) in the business of borrowing or lending money or valuable property and the AFA's borrowing or lending is in the ordinary course of the *client's* business on terms consistent with the *client's* normal business terms.

This **Code Standard** does not prevent an *AFA* or an *AFA*'s employer or *principa*l from entering into financial arrangements on behalf of a *client* as the *client*'s agent to meet settlement obligations in relation to any *financial product*.

An AFA must not arrange for the AFA's employer or *principal* to borrow from or lend to a *client*, other than in the ordinary course of the employer's or *principal's* business.

Code Standard 5

An Authorised Financial Adviser must not provide financial advice to a retail client in relation to a financial product that is not offered to the public if the Authorised Financial Adviser is a related person of the product provider of that financial product.

This **Code Standard** does not apply:

- (a) If the *client* is a *related person* of the *AFA*, or is a *related person* of the *AFA's* employer or *principal*; or
- (b) If the AFA is satisfied on reasonable grounds that the AFA's financial advice is appropriate for the client and, before the client makes a decision in relation to the financial product to which the financial advice relates, the AFA is satisfied the financial advice is appropriate for the client and provides to the client in writing:
 - (i) an explanation of the AFA's relationship with the *product provider* of the *financial product*, the risks of the *financial product*, and details of how the AFA manages any conflict of interest arising as a result of that relationship; and
 - (ii) a recommendation that the *client* takes *financial advice* from another *AFA* who is not a *related person* of the *product provider*.

D. MINIMUM STANDARDS OF CLIENT CARE

Code Standard 6

An *Authorised Financial Adviser* must behave professionally in all dealings with a *client*, and communicate clearly, concisely and effectively.

When providing financial adviser services to a client, an AFA must:

- (a) provide only services that the AFA has the competence, knowledge, and skill to provide; and
- (b) provide the services and perform the AFA's obligations in a timely way; and
- (c) transparently manage any conflicts of interest that may arise in providing the services; and
- (d) make recommendations only in relation to *financial products* that have been analysed by the *AFA* to a level that provides a reasonable basis for any such recommendation, or analysed by another *person* upon whose analysis it is reasonable, in all the circumstances, for the *AFA* to rely.

Communicating 'effectively' for the purposes of this *Code Standard* requires an *AFA* to take reasonable steps to ensure the *client* understands the communication.

When transmitting the *financial advice* of another *person* to a *client*, an *AFA* must take reasonable care to ensure that the *person* providing the *financial advice* has an appropriate level of competence, knowledge, and skill to provide that advice, and either:

- ensure the *client* is aware that the *AFA* has not prepared the *financial advice* or assessed its suitability for the *client*; or
- accompany the financial advice with the AFA's own financial advice in relation to the same subject matter (in which case the AFA may have further obligations under Code Standards 8 and 9).

When providing *financial adviser services* to a *wholesale client*, an *AFA* must take reasonable steps to ensure the *client* is aware that the client is regarded as a *wholesale client* for the purposes of the *Act* and the *Code*, and also is aware of the consequences of that status.

Code Standard 7

An Authorised Financial Adviser must ensure each retail client has sufficient information to enable the client to make an informed decision about whether to use the Authorised Financial Adviser's financial adviser services and/or to follow any financial advice provided by the Authorised Financial Adviser.

The information an AFA may be required to provide a retail client under this **Code Standard** includes (but is not limited to) information about any limits on the scope of the AFA's financial adviser services, the AFA's qualifications to provide those services, the fees the client must pay, the benefits the AFA or any related person of the AFA will or may receive, and any conflicts of interest the AFA may have, in relation to the AFA's financial adviser services provided to the client.

In many circumstances an *AFA* will satisfy the requirements of this **Code Standard** by complying with the *AFA's* disclosure obligations under the *Act*. However, in some circumstances additional information may need to be provided to a *retail client* to ensure the *client* has sufficient information to be able to make an informed decision.

The information required under this **Code Standard** must be updated when there is any change in the *AFA*'s circumstances that is material to the *financial adviser services* provided by the *AFA* to the *client*.

Code Standard 8

When providing a *personalised service* to a *retail client* an *Authorised Financial Adviser* must take reasonable steps to ensure that the *personalised service* is suitable for the *client*.

An AFA is only required to determine suitability under this **Code Standard** based on the information provided by the *client* and information otherwise known to the AFA. However, an AFA must make reasonable enquiries to ensure the AFA has an up-to-date understanding of the *client's* financial situation, financial needs, financial goals, and tolerance for risk, having regard to the nature of the *personalised service* being provided.

Where a client:

- (a) declines to provide some or all of the information required under this **Code Standard**, an *AFA* must take reasonable steps to ensure the *client* is aware that the *personalised* service is limited and specify those limitations; or
- (b) instructs an AFA (or an AFA's employer or principal) not to determine the suitability of the personalised service provided, the AFA is relieved from the obligation to determine suitability to the extent provided for in that instruction. However, this relief is only available if the instruction is provided in a document that is signed and dated by the client, and that includes a clear acknowledgement from the client as to the advantages of the AFA determining suitability based on the provision of all the information contemplated under this **Code Standard**.

An AFA must not direct or influence a *client* to instruct the AFA not to determine the suitability of any *personalised service* to be provided for the *client*, or direct or influence a *client* to decline to provide any of the information contemplated under this **Code Standard**. However, this restriction does not prevent an AFA:

- drawing the *client's* attention to the *client's* ability to opt out of having suitability determined as contemplated under this **Code Standard**; or
- quoting or estimating a reasonable fee for determining suitability under this Code
 Standard.

Code Standard 9

Where an Authorised Financial Adviser provides a personalised service to a retail client that is an investment planning service or that relates to a category 1 product, the Authorised Financial Adviser must provide a written explanation to the client of the basis on which those services are provided. The Authorised Financial Adviser must also take reasonable steps to ensure the client is aware of the principal benefits and risks involved in following any financial advice provided as part of that service, having regard to the characteristics of the personalised service.

All explanations required under this **Code Standard** must be provided to the *client* at the time the *personalised service* is provided or as soon as practicable after that time. However, the requirement to provide an explanation under this **Code Standard** does not apply where:

• the AFA has previously provided the *client* with an explanation under this **Code Standard** that is sufficient to cover the *personalised service* provided; or

• the *client* has either instructed the *AFA* (or the *AFA*'s employer or *principal*) or confirmed a prior instruction that an explanation under this **Code Standard** is not required. Any such instruction or confirmation need not be *in writing*, but must reflect an unambiguous, active instruction or confirmation that is relevant to the *personalised service* currently being provided.

The extent of any explanation required under this **Code Standard** is determined by what a *retail client* would reasonably require for the purpose of deciding whether to follow any advice or guidance provided by the *AFA*.

An *AFA* must not direct or influence a *client* to decline the explanation contemplated under this **Code Standard**. However, this restriction does not prevent an *AFA* from:

- drawing the *client's* attention to the *client's* ability to opt out of receiving the explanation contemplated under this **Code Standard**; or
- quoting or estimating a reasonable fee for providing an explanation under this Code
 Standard.

Code Standard 10

When providing a *class service* to a *retail client*, an *Authorised Financial Adviser* must take reasonable steps to ensure the *client* is aware of the limitations of the service provided.

Code Standard 11

An Authorised Financial Adviser must ensure there is an appropriate internal process in place for resolving client complaints in relation to the Authorised Financial Adviser's financial adviser services.

The complaint resolution process under this **Code Standard** must ensure that:

- (a) the *client* is, as soon as reasonably practicable after making a *complaint*, provided with acknowledgement of the *complaint*, information about the *AFA's internal complaints* handling process, and how to complain to the Securities Commission and to any applicable *external dispute resolution scheme*; and
- (b) a register is kept recording all *complaints*, and action taken towards resolving those *complaints*.

The complaints resolution process required under this **Code Standard** is required in addition to the *AFA's external dispute resolution scheme* (if any).

Code Standard 12

An Authorised Financial Adviser must record in writing adequate information about any personalised services provided to a retail client.

The information required to be recorded under this **Code Standard** in relation to each *retail client* must include:

- (a) information about:
 - (i) any *personalised service* provided or any *financial product* recommended to the *client*; and
 - (ii) any required explanation, and advice as to suitability, given to the client in relation to a financial adviser service or financial product; and
 - (iii) the results of any enquiry or any oral confirmation from the *client* declining an explanation or suitability assessment under **Code Standards 8 and 9**; and
- (b) copies of all information and documents provided to the *client in writing*, or received from the *client*, in connection with the *AFA's personalised services* including-
 - (i) any information provided under Code Standard 7; and
 - (ii) any provision or confirmation of financial advice; and
 - (iii) any explanation provided in accordance with **Code Standard 9**; and
 - (iv) any instructions from the *client* declining to provide information or declining an explanation under **Code Standards 8 or 9**; and
 - (v) any instructions from the *client* declining or acknowledging any limitations of a suitability analysis in accordance with **Code Standard 8**; and
 - (vi) details of any *complaint* received in relation to the *AFA's* services.

An AFA who is an employee may satisfy the AFA's obligations under this **Code Standard** by taking reasonable steps to ensure that relevant measures taken by the AFA's employer are consistent with the measures contemplated under this **Code Standard**.

An AFA must comply with all obligations under the Privacy Act 1993. Without limitation, this includes obligations in relation to the use and disclosure of *clients'* personal information and the protection of that information from loss and unauthorised access, use, modification, or disclosure.

Code Standard 13

An Authorised Financial Adviser must ensure that records of all information and documents required under this Code are kept for a minimum of 7 years.

The 7 year minimum period required under this **Code Standard** generally commences on the last date that the *AFA* provides a *financial adviser service* to the *client*. However, for information relating to a *financial product* transaction entered into by the *client*, the 7 year minimum period for that information commences on the date that all benefits potentially available to the *client* from the *financial product* have been realised, if that date is earlier than the date that would otherwise apply.

The records required under this **Code Standard** may be kept in electronic form, provided the records are readily retrievable.

An AFA who is an employee may satisfy the AFA's obligations under this **Code Standard** by taking reasonable steps to ensure that relevant measures taken by the AFA's employer (or the AFA's previous employer, where applicable) are consistent with the measures contemplated under this **Code Standard**.

Where an AFA transfers the AFA's financial advisory relationship with a *client* to another *financial adviser*, the AFA may satisfy the AFA's obligations under this **Code Standard** by taking reasonable steps to ensure that the other *financial adviser* keeps the records contemplated under this **Code Standard** for at least as long as the AFA would otherwise have been required to keep them.

E. MINIMUM STANDARDS OF COMPETENCE, KNOWLEDGE, AND SKILLS REQUIRED TO PROVIDE FINANCIAL ADVISER SERVICES

Code Standard 14

Before providing a *financial adviser service*, an *Authorised Financial Adviser* must have the competence, knowledge, and skills to provide that service.

This **Code Standard 14** applies in addition to the requirements of **Code Standards 15 and 16** that relate to particular qualifications an *AFA* must attain.

An AFA must be able to demonstrate that the AFA has a reasonable basis for believing that the AFA has the level of competence, knowledge, and skills required by this **Code Standard**.

Code Standard 15

An Authorised Financial Adviser must have a knowledge of the Act, the Code, and other legal obligations relevant to the operation of the Authorised Financial Adviser's practice as a financial adviser (including relevant consumer protection laws), that is adequate for the proper operation of that practice.

An AFA must attain *Unit Standard Set* B, and be able to demonstrate the adequacy of the AFA's knowledge of relevant legislative obligations.

Code Standard 16

To be an Authorised Financial Adviser, a financial adviser must attain the Unit Standard Sets within the National Certificate in Financial Services (Financial Advice) (Level 5) that are relevant to the financial adviser services provided by the AFA.

For the purposes of the *Code*, an *Authorised Financial Adviser* is deemed to have attained a particular *Unit Standard Set* where the *Authorised Financial Adviser* has attained an alternative qualification or designation to that *Unit Standard Set* specified in the *Code's Competence Alternatives Schedule*.

An AFA who has attained *Unit Standard Sets* A, B, C, and D of the National Certificate in Financial Services (Financial Advice) (Level 5) is not restricted in the range of *financial adviser services* the AFA can provide or offer to provide, subject to **Code Standard 14** and the terms of the AFA's authorisation under the Act.

However, provided the AFA satisfies Code Standard 14 an AFA:

- (a) may provide a class service for any client, and any form of financial adviser service for a wholesale client, without having attained Unit Standard Set C or Unit Standard Set D; and
- (b) may provide a discretionary investment management service for a client without having attained Unit Standard Set C; and
- (c) may provide *financial adviser services* for a *client* without having attained *Unit Standard Set* D if the *AFA* has attained *Unit Standard Set* E and the *financial products* that might be included within the scope of the *financial adviser services* provided for the *client* concerned do not include any *category 1 products*.

If an AFA has attained *Unit Standard Set* D this **Code Standard** does not also require the AFA to attain *Unit Standard Set* E in order to provide *financial adviser services* that involve *category 2 products*, so long as the AFA satisfies **Code Standard 14**. For the purposes of this **Code Standard**, an AFA will be deemed to have attained *Unit Standard Set* E if the AFA has either passed both of the residential property lending *units* (*units* 26286 and 26287), or the AFA has passed *unit* 25644 and at least one of *units* 25645, 25646, or and 25647 (being *units* relating to insurance).

Competence Alternatives Schedule

For the purposes of the *Competence Alternatives Schedule*:

- a designation previously attained that has not been retained at the time an AFA seeks authorisation will still be recognised for the purposes of the Schedule, provided the AFA has completed at least 20 hours CPD in the 12 months immediately before first becoming authorised, including at least 10 hours of structured training as described in Code Standard 18; and
- references to a qualification paper or designation being 'subject to the *eligibility sunset'* mean the relevant qualification, paper or designation must be fully attained at the time the *AFA* seeks authorisation for the first time, and the qualification, paper or designation will only be recognised for authorisations that come into effect prior to 1 January 2014.

F. MINIMUM STANDARDS FOR CONTINUING PROFESSIONAL TRAINING

Code Standard 17

An Authorised Financial Adviser must maintain and keep current a professional development plan for each CPD period.

An AFA's professional development plan must:

- (a) identify any areas for improvement in the AFA's competence, knowledge and skills in relation to the *financial adviser services* he or she provides or intends to provide;
- (b) include the AFA's proposals for making those improvements; and
- (c) where available, include details of courses, seminars, workshops and any other training or professional development planned to be undertaken.

Code Standard 18

An Authorised Financial Adviser must undertake sufficient continuing professional training to maintain the Authorised Financial Adviser's competence at a level appropriate for the financial adviser services the Authorised Financial Adviser provides or intends to provide, and keep up to date with developments relevant to the Authorised Financial Adviser's practice.

An AFA must in each CPD period complete a minimum of 20 hours of professional development relevant to the *financial adviser services* the AFA provides or intends to provide.

That professional development must, in each *CPD period*, comprise at least 10 hours of structured training.

To be structured training, the training must form part of the requirements for a qualification on either the National Qualifications Framework or the national register of quality assured qualifications, or be part of a structured continuing professional development programme managed by a DAO, QFE, or professional body.

An *AFA* must keep appropriate records of any *CPD* activity completed that is required by this **Code Standard** in a form suitable for demonstrating compliance with this **Code Standard**. The records contemplated under this **Code Standard** include:

- (a) the name of the CPD activity; and
- (b) the date of completion; and
- (c) how many hours of CPD it involved; and
- (d) a brief description of the CPD content covered by it; and
- (e) whether it constituted structured training; and
- (f) in relation to structured training, relevant third party verification of the successful completion of that training, such as confirmation by the training provider or by the AFA's employer or *principal*.

G. COMPETENCE ALTERNATIVES SCHEDULE

For the purposes of the *Code*, a person wishing to be an *AFA* is treated as having satisfied the requirements of a particular *Unit Standard* Set where the *person* has attained an alternative qualification or designation as specified in this Schedule

References in this Schedule to a qualification, paper or designation being 'attained' or 'subject to the *eligibility sunset*' are explained under the 'Competence Alternatives Schedule' heading in **Code Standard 16**

	Alternative Qualification	Alternative Designation	
National Certificate in Financial Services (Financial Advice) (Level 5) Unit Standard Sets	For the purposes of the Code, a person who has attained one of the following qualifications is treated as having satisfied the requirements of the specified Unit Standard Set	For the purposes of the <i>Code</i> , a <i>person</i> who has attained one of the following designations is treated as having satisfied the requirements of the specified <i>Unit Standard Set</i>	
Unit Standard Set A (Comprising units 24755, 25642, and 25643) Knowledge of the industry, financial markets, the advice process and products	 Any New Zealand issued tertiary qualification at degree level or above in or majoring in accountancy, business (including business administration and business analysis), commerce, economics, finance or management studies (including applied management) Graduate Diploma in Business Studies (Personal Financial Planning) (Massey University)* Graduate Diploma in Business Studies (Personal Risk Management) (Massey University)* Postgraduate Diploma in Personal Financial Planning (Waikato University)* Certificate in Financial Services from Adviserlink Learning Limited New Zealand Stock Exchange Diploma (NZSE Diploma) 	 Associate Financial Planner Certified Financial Planner CFA Charterholders Chartered Life Underwriter Member of the New Zealand Institute of Chartered Accountants (Accounting Technician, Associate Chartered Accountant and Chartered Accountant) NZFMA Accredited individual NZX Advisor NZX Associate Advisor Registered Legal Executive 	

	Alternative Qualification	Alternative Designation	
National Certificate in Financial Services (Financial Advice) (Level 5) Unit Standard Sets	For the purposes of the Code, a person who has attained one of the following qualifications is treated as having satisfied the requirements of the specified Unit Standard Set	For the purposes of the <i>Code</i> , a <i>person</i> who has attained one of the following designations is treated as having satisfied the requirements of the specified <i>Unit Standard Set</i>	
	NZX Diploma		
	* in each case, including their respective predecessor diploma qualifications		
Unit Standard Set B	No recognised alternative	No recognised alternative	
(Comprising unit 26360)			
Knowledge of the <i>Code</i> and consumer protection laws			
Unit Standard Set C (Comprising units 25650, 25651, 25652, and 25653) Professional practice advice process and complying with legislation	Certificate in Financial Services from Adviserlink Learning Limited, attained prior to 1 January 2010	 Associate Chartered Accountant Chartered Accountant Certified Financial Planner CFA Charterholder Chartered Life Underwriter NZX Advisor in each case subject to the eligibility sunset 	
Unit Standard Set D (Comprising units 25648 and 25649) Investment Unit Standards	 Graduate Diploma in Business Studies (Personal Financial Planning) (Massey University)*, subject to the <i>eligibility sunset</i> Postgraduate Diploma in Personal Financial Planning (Waikato University)*, subject to the <i>eligibility sunset</i> New Zealand Stock Exchange Diploma (NZSE Diploma) NZX Diploma, subject to the 	CFA Charterholder	
	* in each case, including their respective predecessor diploma qualifications		

	Alternative Qualification	Alternative Designation
National Certificate in Financial Services (Financial Advice) (Level 5) Unit Standard Sets	For the purposes of the Code, a person who has attained one of the following qualifications is treated as having satisfied the requirements of the specified Unit Standard Set	For the purposes of the <i>Code</i> , a <i>person</i> who has attained one of the following designations is treated as having satisfied the requirements of the specified <i>Unit Standard Set</i>
Unit Standard Set E (Comprising either units 25644 and 25645, or units 25646 and 25647) Insurance Unit Standards OR Residential Property Lending Unit Standards	Graduate Diploma in Business Studies (Personal Risk Management OR Personal Financial Planning) (Massey University)*, provided the Diploma includes a paper on personal risk management, subject to the eligibility sunset in each case, including their respective predecessor diploma qualifications	 Associate Life Underwriter or Chartered Life Underwriter who has completed four papers from the Graduate Diploma in Business Studies (Personal Risk Management) (Massey University)* including a paper on personal risk management, subject to the eligibility sunset Associate Financial Planner or Certified Financial Planner who has completed four papers from the Graduate Diploma in Business Studies (Personal Financial Planning) (Massey University)* including a paper on personal risk management, subject to the eligibility sunset Chartered Life Underwriter who, prior to 1 January 2010, has attained the New Zealand Diploma in Life Assurance, the New Zealand Certificate in Life Insurance (Open Polytechnic), an Associateship of the Insurance Institute of New Zealand (Life), or has completed the personal risk management course provided by Adviserlink Learning Limited * in each case, including their respective predecessor diploma qualifications

H. DEFINITIONS SCHEDULE

In this *Code*, unless the context otherwise requires, the following terms have the meanings set out below. To assist, those terms are shown in *italics* wherever they appear in the body of the *Code*. Any term that is not defined in this Schedule, but is defined in the *Act* or in regulations made under the *Act*, has the same meaning in the *Code* as in the Act or in those regulations, as applicable.

Accounting Technician a member of the New Zealand Institute of Chartered Accountants

who, under the rules of the Institute, is entitled to use the

designation accounting technician

Act the Financial Advisers Act 2008

AFA an authorised financial adviser

Associate Chartered Accountant a member of the New Zealand Institute of Chartered Accountants

who, under the rules of the Institute, is entitled to use the

designation Associate Chartered Accountant

Associate Financial Planner an individual who has been awarded this designation by the

Institute of Financial Advisers Inc

Associate Life Underwriter an individual who has been awarded this designation by the

Institute of Financial Advisers Inc.

authorised financial adviser a person described in section 51 of the Act who is authorised by the

Securities Commission under section 55 of the Act

Bank has the same meaning as the term 'bank in New Zealand' in section

5 of the Act

benefit any money, property, or other valuable consideration

business partner a person who is a member of a partnership as defined in section 4

of the Partnership Act 1908

category 1 product means any of the following products (other than a product that is a

category 2 product):

(a) a security; or

(b) a land investment product (as defined by regulations); or

(c) a futures contract; or

(d) an investment-linked contract of insurance (as defined by

regulations); or

(e) any other product specified by regulations made under

the Act; or

	(f)	a renewal or variation of the terms or conditions of an existing category 1 product		
category 2 product	means any of the following products			
	(a)	a bank term deposit; or		
	(b)	any bonus bond; or		
	(c)	any call building society share; or		
	(d)	a call credit union share; or		
	(e)	a call debt security; or		
	(f)	a share in a co-operative company (as defined in section 2(1) of the Co-operative Companies Act 1996); or		
	(g)	a unit in a cash or term portfolio investment entity (as defined by regulations); or		
	(h)	a consumer credit contract within the meaning of the Credit Contracts and Consumer Finance Act 2003; or		
	(i)	a contract of insurance (other than an investment-linked contract of insurance); or		
	(j)	a life insurance policy (within the meaning of section 2(1) of the Securities Act 1978) issued before 1 January 2009; or		
	(k)	any other product specified by regulations made under the <i>Act</i> ; or		
	(1)	a renewal or variation of the terms and conditions of any existing category 2 product		
Certified Financial Planner		vidual who has been awarded this designation by the e of Financial Advisers Inc.		
CFA Charterholder		vidual entitled to use the chartered financial analyst ition granted by the CFA Institute		
Chartered Accountant	has the same meaning as in Section 2 of the New Zealand Institute of Chartered Accountants Act 1996			
Chartered Life Underwriter		means an individual who has been awarded this designation by the Institute of Financial Advisers Inc.		

class service

a financial adviser service that is not a personalised service

client

means, in relation to an AFA:

- (a) a *person* who receives a service from the *AFA* (whether or not on payment of a charge); but
- (b) does not include a *person* who receives any services from the *AFA* if the service is both provided and received in the course of, and for the purposes of:
 - (I) the same business; or
 - (ii) the businesses of related bodies corporate; or
 - (iii) the businesses of members of a QFE group,

irrespective of whether the *person* providing or receiving the service is the *person* carrying on the business, a controlling owner, a director, an agent, or any other *person*

client information

information about a client

Code

the Code of Professional Conduct for Authorised Financial Advisers approved by the *Minister* and bought into force by *Gazette* notice under section 94 of the *Act*

Code Standard

a standard specified in the Code

Commissioner for Financial Advisers and Commissioner

the person appointed under section 79(3) of the Act

competence alternatives schedule

the schedule to this Code named as such

complaint

an expression of dissatisfaction by a *client* to an *AFA* about the *AFA*'s *financial adviser services* provided to the *client*, other than an expression of dissatisfaction that is trivial or vexatious or that the *client* indicates is not intended to constitute a complaint for the purposes of the *Code*

CPD

continuing professional development or training relevant to the financial adviser services the AFA provides or intends to provide

CPD period

in respect of an AFA, a 12 month period from the day of the year specified for this purpose in the AFA's terms of authorisation or, in the absence of any such day being specified, a calendar year with the first such period commencing on the 1st day of January following the AFA's authorisation

DAO

an entity registered by *ETITO* as a delegated assessment organisation accredited for the provision of training and

assessment for Unit Standard Set C

director has the meaning given by section 126 of the Companies Act 1993,

> but also includes, in relation to a body that is not a company, a person who occupies a position comparable to that of a director

(such as a trustee or a partner)

discretionary investment

a service which an AFA, acting under an authority granted to the management service AFA (or to the AFA's employer or principal) manages all or some of

the client's holdings of financial product, and decides which financial products to acquire or dispose of on behalf of the client

eligibility sunset part of the transitional measures explained at Code Standard 16

under the 'Competence Alternatives Schedule' heading

ETITO Electrotechnology Industry Training Organisation Incorporated

external dispute resolution

scheme

in respect of an AFA, the scheme under section 48 of the Financial Service Providers (Registration and Dispute Resolution) Act 2008 to which any complaint concerning the AFA must be referred

financial advice making a recommendation or giving an opinion in relation to

> acquiring or disposing of (including refraining from acquiring or disposing of) a financial product, noting that whether or not advice is financial advice is not affected by how the advice is given or

communicated

The mere provision of information, or making a recommendation or giving an opinion relating to a class of financial products, or making a recommendation or giving an opinion about the procedure for acquiring or disposing of a financial product, or transmitting the financial advice of another or recommending that a person consult a financial adviser, does not amount to financial

advice

financial adviser a person who provides a financial adviser service

financial adviser service giving financial advice, or providing an investment planning service,

or providing a discretionary investment management service, in the

ordinary course of business

financial product a category 1 product or a category 2 product

internal complaints handling

process

an AFA's internal process for handling and resolving complaints as

described in Code Standard 11

investment planning service

a service provided by an AFA under which the AFA designs, or offers to design, a plan for an individual that:

- (a) is based on, or purports to be based on, an analysis of the individual's current and future overall financial situation (which must include his or her investment needs) and identification of the individual's investment goals; and
- (b) includes 1 or more recommendations or opinions on how to realise those goals (or 1 or more of them),

regardless of whether the analysis and identification is of the individual's particular financial situation and goals or of the financial situations and goals attributable to a class of *persons* that the individual is identified as coming within

Minister

has the same meaning as in section 5 of the Act

NZFMA Accredited individual

an individual who has achieved accredited individual status following the completion of the New Zealand Financial Markets Association Financial Services Accreditation Program

NZX Advisor and NZX Associate Advisor an individual who has been accredited and approved by NZX as an NZX Advisor or NZX Associate Advisor (as applicable) as provided in the NZX Participant Rules

offered to the public

in relation to a *security* has the same meaning as the construction of references to offering securities to the public in section 3 of the Securities Act 1978; and

in relation to any other *financial product* means the *financial product* is being or has been offered to:

- (a) any section of the public, however selected; or
- (b) individual members of the public selected at random; or
- (c) a person if the person became known to the offeror as a result of any public advertising of the offeror that was intended to likely to result in the public seeking further information about the financial product

person

includes an individual, a corporation sole, a body corporate, and an unincorporated body (including the trustees of a trust)

personalised service

a financial adviser service:

- (a) given to or in respect of a *named client* or a *client* that is otherwise readily identifiable by the *AFA*; and
- (b) the AFA has taken into account the client's particular financial situation or goals (or any one or more of them) in providing the service, or the client would, in the circumstances in which the service is provided, reasonably expect the AFA to take into account the client's particular financial situation or goals (or one or any more of them),

however a service is not personalised merely because the *client* comes within a class of *persons* having predefined characteristics and the *AFA* takes the fact that the *client* comes within that class into account

principal

a person who is the principal in an agency relationship

product provider

means:

- (a) the issuer, in the case of a security;
- (b) the creditor, in the case of a consumer credit contract (within the meaning of the Credit Contracts and Consumer Finance Act 2003);
- (c) the insurer, in the case of a contract of insurance (other than an investment-linked contract of insurance);
- (d) the *person* specified by regulations or in any other case

professional body

a membership-based organisation whose principal activities are associated with the financial services industry in New Zealand where ongoing membership requires compliance with continuing professional development or training requirements specified by the organisation

QFE

an entity that is registered and has QFE status or a number of partner entities that are each registered and jointly have QFE status

Registered Legal Executive

an individual who is entitled, under the Rules of the New Zealand Institute of Legal Executives Inc, to use the designation registered legal executive

related person

- (a) in relation to an individual, a parent, child, sibling, spouse, de facto spouse, civil union partner, employer or business partner of that individual, or a principal on whose behalf the individual provides financial adviser services by way of a contract for services; and
- (b) in relation to a body corporate A:
 - (i) a person who
 - is also a body corporate; and
 - either has substantially the same shareholders as A; or
 - is under the control of the same person or persons as A; or
 - (ii) a person who is able, directly or indirectly, to
 - exercise, or control the exercise, of 25% or more of the voting at a meeting of the shareholders of A; or
 - appoint or control 25% or more of a governing body of A

retail client a client who is not a wholesale client

Security has the same meaning as in section 5 of the *Act*

unit a unit standard forming part of the National Certificate in Financial Services (Financial Advice) (Level 5) on the National Qualifications

Framework

Unit Standard Set a set of *units* specified in the National Certificate in Financial

Services (Financial Advice) Level 5, with Unit Standard Sets A, B, C,

D and E comprising the respective units specified in the

Competence Schedule

wholesale client a client classified as a wholesale client under section 5C of the Act

written or in writing includes in electronic form